EXHIBIT A

Case 1:07-cv-07205-PAC Document Filed 10/12/2007 Page 2 of 12

I, (print name) HOA VAN LE ("Plaintiff") declare, as to the claims asserted under the federal securities laws, that:

- 1. Plaintiff has reviewed the Complaint, authorizes its filing, and retains Schiffrin Barroway Topaz & Kessler, LLP and such cocounsel it deems appropriate to associate with to pursue such action on a contingent fee basis.
- 2. Plaintiff did not purchase the security that is the subject of this action at the direction of Plaintiff's counsel or in order to participate in any private action.
- 3. Plaintiff is willing to serve as a representative party on behalf of the class, either individually or as part of a group, including providing testimony at deposition and trial, if necessary. I understand that this is not a claim form, and that my ability to share in any recovery as a member of the class is not dependent upon execution of this Plaintiff Certification.
- 4. Plaintiff's purchase and sale transaction(s) in the Limelight Networks, Inc. (Nasdaq: LLNW) security that is the subject of this action during the Class Period is/are as follows:

Type of Security (common stock, preferred, option, or bond)	Number of Shares	Bought (B)	Sold (S)	Date	Price per share
See Attached					
			_		

(Please list one transaction per line, and list additional purchase and sale information on a separate sheet of paper, if necessary)

- 5. Plaintiff has complete authority to bring a suit to recover for investment losses on behalf of purchasers of the subject securities described herein (including plaintiff, any co-owners, any corporations or other entities, and/or any beneficial owners).
- 6. During the three years prior to the date of this Certification, Plaintiff has not sought to serve or served as a representative party for a class in an action filed under the federal securities laws except as described below:
- 7. Plaintiff will not accept any payment for serving as a representative party on behalf of the class beyond the Plaintiff's pro rata share of any recovery, except such reasonable costs and expenses (including lost wages) directly relating to the representation of the class as ordered or approved by the Court.

I declare under penalty of perjury that the foregoing is true and correct.

Executed this 10 day of September , 2007.

Signature Van Le

HOA VAN LE Print Name

Hoa Van Le

SCHEDULE A

Date	Purchase or Sale	Type of Securities	Number of Securities	Price of Securities
6/8/2007	Purchase	Com Stk	6,700	23.0000
6/8/2007	Purchase	Com Stk	1,800	22.8500
6/8/2007	Purchase	Com Stk	500	21.9000
6/21/2007	Sale	Com Stk	3,000	19.2150
6/21/2007	Sale	Com Stk	2,600	19.2000
6/21/2007	Sale	Com Stk	400	19.2100
6/27/2007	Sale	Com Stk	1,400	17.4000
6/27/2007	Sale	Com Stk	600	17.4200
8/10/2007	Sale	Com Stk	1,000	8.1301

	\cap 1	CERTIFICA	TION				
I, (print name)	18	G. Nuzum	("Plaintiff") declare	e, as to the claim	s asserted u	nder the	federal
securities laws, that:							

- 1. Plaintiff has reviewed the Complaint, authorizes its filing, and retains Schiffrin Barroway Topaz & Kessler, LLP and such cocounsel it deems appropriate to associate with to pursue such action on a contingent fee basis.
- 2. Plaintiff did not purchase the security that is the subject of this action at the direction of Plaintiff's counsel or in order to participate in any private action.
- 3. Plaintiff is willing to serve as a representative party on behalf of the class, either individually or as part of a group, including providing testimony at deposition and trial, if necessary. I understand that this is not a claim form, and that my ability to share in any recovery as a member of the class is not dependent upon execution of this Plaintiff Certification.
- 4. Plaintiff's purchase and sale transaction(s) in the Limelight Networks, Inc. (Nasdaq: LLNW) security that is the subject of this action during the Class Period is/are as follows:

Type of Security (common stock, preferred, option, or bond)	Number of Shares	Bought (B)	Sold (S)	Date	Price per share
See Attached					<u> </u>

(Please list one transaction per line, and list additional purchase and sale information on a separate sheet of paper, if necessary)

- 5. Plaintiff has complete authority to bring a suit to recover for investment losses on behalf of purchasers of the subject securities described herein (including plaintiff, any co-owners, any corporations or other entities, and/or any beneficial owners).
- 6. During the three years prior to the date of this Certification, Plaintiff has not sought to serve or served as a representative party for a class in an action filed under the federal securities laws except as described below:______.
- 7. Plaintiff will not accept any payment for serving as a representative party on behalf of the class beyond the Plaintiff's pro rata share of any recovery, except such reasonable costs and expenses (including lost wages) directly relating to the representation of the class as ordered or approved by the Court.

I declare under penalty of perjury that the foregoing is true and correct.

Executed this 9 day of September, 20007

Print Name

Del G. Nuzum

SCHEDULE A

Date	Purchase or Sale	Type of Securities	Number of Securities	Price of Securities
8/6/2007	Purchase	Com Stk	6,300	12.9299
8/6/2007	Purchase	Com Stk	1,050	12.5799
8/13/2007	Sale	Com Stk	6,300	7.7501
8/13/2007	Sale	Com Stk	1,050	7.7501

CE				

I, (print name) PAULA: WALICKE ("Plaintiff") declare, as to the claims asserted under the federal securities laws, that:

- 1. Plaintiff has reviewed the Complaint, authorizes its filing, and retains Schiffrin Barroway Topaz & Kessler, LLP and such cocounsel it deems appropriate to associate with to pursue such action on a contingent fee basis.
- 2. Plaintiff did not purchase the security that is the subject of this action at the direction of Plaintiff's counsel or in order to participate in any private action.
- 3. Plaintiff is willing to serve as a representative party on behalf of the class, either individually or as part of a group, including providing testimony at deposition and trial, if necessary. I understand that this is not a claim form, and that my ability to share in any recovery as a member of the class is not dependent upon execution of this Plaintiff Certification.
- 4. Plaintiff's purchase and sale transaction(s) in the Limelight Networks, Inc. (Nasdaq: LNW) security that is the subject of this action during the Class Period is/are as follows:

Type of Security (common stock, preferred, option, or bond)	Number of Shares	Bought (B)	Sold (S)	Date	Price per share
See Attached					

(Please list one transaction per line, and list additional purchase and sale information on a separate sheet of paper, if necessary)

- 5. Plaintiff has complete authority to bring a suit to recover for investment losses on behalf of purchasers of the subject securities described herein (including plaintiff, any co-owners, any corporations or other entities, and/or any beneficial owners).
- 6. During the three years prior to the date of this Certification, Plaintiff has not sought to serve or served as a representative party for a class in an action filed under the federal securities laws except as described below:
- 7. Plaintiff will not accept any payment for serving as a representative party on behalf of the class beyond the Plaintiff's pro rata share of any recovery, except such reasonable costs and expenses (including lost wages) directly relating to the representation of the class as ordered or approved by the Court.

I declare under penalty of perjury that the foregoing is true and correct.

Executed this Ol day of OCTABER 200

PAUL A. WALICKE

Paul A. Walicke

SCHEDULE A

Date	Purchase	Type of	Number of	Price of
	or Sale	Securities	Securities	Securities
6/8/2007	Purchase	Com Stk	500	23.0400

EXHIBIT B

Yahoo! My Yahoo! Mail	Search:	dallates and aftiklamicinish true announcielly surveyterans and consistent	Web Search
YAHOO! FINANC	CE Sign In New User? Sign Up	Finance Home - Help	marketwire
Welcome [Sign In]		To tracl	k stocks & more, Register
Financial News			
Enter symbol(s)	Basic	Get Symbo	ol Lookup
Press Release		Source	ce: Paskowitz & Associates

Paskowitz & Associates Announces Class Action Suit on Behalf of Limelight Networks, Inc. Investors

Monday August 13, 1:15 pm ET

NEW YORK, NY--(MARKET WIRE)--Aug 13, 2007 -- Paskowitz & Associates has commenced a Class Action lawsuit in the United States District Court for the Southern District of New York on behalf of a class (the "Class") of all persons who purchased or acquired securities of Limelight Networks, Inc. ("Limelight Networks" or the "Company") (NasdaqGM:<u>LLNW</u> - <u>News</u>) between June 8, 2007 and August 8, 2007 (the "Class Period").

For further information you may call toll free, 1-800-705-9529, or contact counsel by e-mail by writing to lpaskowitz@pasklaw.com.

The Complaint alleges that defendants, including the Company's top executives and the co-lead underwriters of its IPO, negligently violated the federal securities laws by issuing a Prospectus in connection with its June 8, 2007 initial public offering ("IPO") that was materially misleading regarding adverse business events that were affecting the Company, including: (a) that revenues were suffering due to greater reliance on television-related sales, which are seasonal; and (b) that Limelight Networks was being forced to resort to deep discounting its services in order to attract and maintain customers for its premier services because of those customers' resistance to paying adequate prices, a development that will impact the Company's June 30, 2007 quarter, and will continue to adversely impact the Company going forward. When the truth about these matters was revealed, Limelight Networks shares dropped substantially.

If you purchased Limelight Networks stock or other securities during the Class Period, you may qualify to serve as Lead Plaintiff on behalf of the Class, which consists of all persons and entities who purchased Limelight Networks stock from June 8, 2007 through August 8, 2007. You are not required to have sold your Limelight Networks holdings in order to claim damages, or to serve in this role. This case will be prosecuted on a contingent fee basis. All motions for appointment as Lead Plaintiff must be filed within 60 days of this Notice. The case has been assigned to the Hon. Paul A. Crotty, and assigned Civil No. 07 CV 7205.

Paskowitz & Associates has many years of successful experience representing shareholders in securities fraud class actions. Our firm will answer all questions, and provide information, at no cost or obligation to you.

Contact:

Contact:

Paskowitz & Associates Laurence Paskowitz, Esq. Toll free: 1-800-705-9529

Source: Paskowitz & Associates

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EXHIBIT C

			LIMEI	LIMELIGHT CAPITAL, INC. ESTIMATED LOSSES	C, INC. ESTIN	TATED LOS	ES		
	ď	PURCHASE TRANSACTIONS	FRANSACT	IONS		SALES TRA	SALES TRANSACTIONS		
			SHARE	PURCHASE			SHARE	SALES	ESTIMATED
PLAINTIFF	DATE	SHARES	PRICE	AMOUNT	DATE	SHARES	PRICE	AMOUNT	LOSSES
Hoa Van Le	6/8/2007	6,700	23.0000	154,100.00	6/21/2007	3,000	19.2150	57,645.00	(96,455.00)
	6/8/2007		22.8500	41,130.00	6/21/2007		19.2000	49,920.00	8,790.00
	6/8/2007	200	21.9000	10,950.00	6/21/2007	400	19.2100	7,684.00	(3,266.00)
					6/27/2007	1,400	17.4000	24,360.00	24,360.00
					6/27/2007	009	17.4200	10,452.00	10,452.00
					8/10/2007	1,000	8.4649	8,464.90 (1)	
		000,6				000'6			(47,654.10)
Del G. Nuzum	8/6/2007	6,300	12.9299	81,458.37	8/13/2007	6,300	8.2966	52,268.58 (1)	(29,189.79)
	8/6/2007	1,050	12.5799	13,208.90	8/13/2007	1,050	8.2966	8,711.43 (1)	(4,497.47)
		7,350				7,350			(33,687.26)
Paul A. Walicke	6/8/2007	200	23.0400	11,520.00	RETAINED	200	8.9026	4,451.30 (2)	(7,068.70)
		200				200			(7,068.70)
TOTAL FOR THE LE GROUP	GROUP								(88,410.06)
CLASS PERIOD: 6/8/07 - 8/8/07, inclusive	17 - 8/8/07, in	clusive							
(1) Pursuant to the PSLRA, shares sold during the 90-days after the end of the Class Period have been assigned the higher price of either the actual	A, shares sold	during the	0-days after	the end of the Cla	ss Period have	been assigned	the higher pric	e of either the actua	la la
sales price as reflected on the Certification or the moving mean average price per share from the end of the Class Period through the date of sale.	ted on the Cert	ification or t	ne moving m	ean average price	per share from	the end of the	Class Period th	rough the date of s	ale.
(2) For shares retained at the end of the Class Period,	at the end of th	e Class Perio		estimated losses are calculated by multiplying those shares	ted by multiply	ing those share	200		
The price used is \$8 000% as of October 11, 2007	9026 as of Oc	per snare or		mengan Networks, inc. during the 90-days after the end of the Class Period.	ng me yu-days	alter the end o	I me Class rer	loa.	
THE PHICE USER IS \$0.	2020 as 01 00	11, 200							